

from the intestines, and to supply elements needed by the body to keep itself well.

LABEL, IN PART: "Albert Christy's 'G' Strain Yeast Capsules 7½ minim in liquid form A food supplement * * * Directions: as a dietary supplement, three capsules per day, one with each meal."

NATURE OF CHARGE: Misbranding, Section 502 (f) (1), the labeling of the article failed to bear adequate directions for use for the purposes for which it was intended.

DISPOSITION: March 24, 1949. Default decree of condemnation and destruction.

2715. Misbranding of Vita-Ray Compound and Vita-Ray Inhalator. U. S. v. 225 Bottles, etc. (F. D. C. No. 26610. Sample Nos. 4109-K, 4110-K.)

LABEL FILED: February 19, 1949, District of Massachusetts.

ALLEGED SHIPMENT: On or about January 20, 1949, from Chicago, Ill.

PRODUCT: 225 1-ounce bottles and 99 4-ounce bottles of *Vita-Ray Compound* and 85 *Vita-Ray Inhalators* at Boston, Mass. The article was in possession of Herman Mendelsohn, lecturer.

LABEL, IN PART: (Bottle) "Nu-Life (Brand) Vita-Ray Compound Active Ingredients Eucalyptus Oil, Menthol, Thymol, Camphor, Peppermint Oil"; (inhaler) "Nu-Life Vita-Ray Inhalator."

NATURE OF CHARGE: Misbranding, Section 502 (a), certain statements on placards displayed where the articles were being offered for sale were false and misleading since the articles were not an effective treatment of the conditions stated "Guaranteed Relief Vita Ray for Sinus Colds" and "Relief for Rheumatism and Arthritis"; and, Section 502 (f) (1), the labeling of the articles failed to bear adequate directions for use for the purposes for which the articles were intended. The articles were misbranded while held for sale after shipment in interstate commerce.

DISPOSITION: April 4, 1949. Default decree of condemnation and destruction.

2716. Misbranding of Electric Insoles. U. S. v. 36 Pairs * * *. (F. D. C. No. 26631. Sample No. 14190-K.)

LABEL FILED: March 4, 1949, Northern District of Indiana.

ALLEGED SHIPMENT: During the months of November 1947, and August 1948, by Jacob S. Coxey, Sr., from Massillon, Ohio.

PRODUCT: 36 pairs of *Electric Insoles* at Tremont, Ind., together with a dated letter of September 1, 1948, from the shipper of the devices. The devices consisted of one copper and one zinc plate to be worn in the heels of one's shoes.

NATURE OF CHARGE: Misbranding, Section 502 (a), the statements in the letter of September 1, 1948, "He should wear a pair of Electric Insoles as they will make the Blood flow freely and aid him in walking" were false and misleading since the device was not effective in the treatment of the conditions stated; and, Section 502 (f) (1), the labeling failed to bear adequate directions for use for the purposes for which the device was intended.

DISPOSITION: May 11, 1949. Default decree of condemnation and destruction.